

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION**

WELLS FARGO BANK, N.A. §
Plaintiff, §
§
§

VS. §

CIVIL ACTION NO. 1:15-cv-00165-LY

JANOS FARKAS, §
Defendant. §

JOINT REPORT ON ALTERNATIVE DISPUTE RESOLUTION

Come on Wells Fargo Bank, N.A. plaintiff herein, and Janos Farkas defendant herein (collectively “Parties”), and file this Joint Report on Alternative Dispute Resolution pursuant to the Scheduling Order entered herein on December 11, 2015 (Dkt. #25). The Parties respectfully show the Court as follows:

1. Status of settlement negotiations:
 - A. Parties will engage in settlement negotiations by March 31, 2016.
2. Identity of persons responsible for settlement negotiations for each party:
 - A. Plaintiff: Sammy Hooda, on behalf of Wells Fargo Bank, N.A.
 - B. Defendant: Janos Farkas, on behalf of Pro Se Defendant
3. Whether alternative dispute resolution is appropriate in this case:
 - A. Parties believe resolution via ADR is likely.
4. Method of alternative dispute resolution:
 - A. Parties believe mediation is the best ADR method in this case.
5. Alternative dispute resolution provider:
 - A. Parties are attempting to mutually agree on a mediator.

6. Method alternative dispute resolution provider selected:

A. Parties will mutually agree to an ADR provider.

7. How alternative dispute resolution provider will be compensated:

A. Parties will equally divide the cost of an ADR provider.

WHEREFORE, Wells Fargo Bank, N.A. and Janos Farkas submit this Joint Report on Alternative Dispute Resolution.

Respectfully submitted,
BUCKLEY MADOLE, P.C.

/s/ Sammy Hooda

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Sammy Hooda / State Bar No. 24064032
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ATTORNEYS FOR PLAINTIFF
WELLS FARGO BANK, N.A.

AND

/s/ Janos Farkas – by permission

Janos Farkas / Pro Se
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PRO SE DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify that I submitted the foregoing to the Clerk of the United States District Court, Western District of Texas on February 29, 2016, and that I served the parties listed below in accordance with Rule 5(b)(2), Federal Rules of Civil Procedure on February 29, 2016.

VIA CM/ECF

Janos Farkas
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Austin, TX 78749-1982
PRO SE DEFENDANT
janos.farkas@yahoo.com

/s/ Sammy Hooda
Sammy Hooda